		MOTION:
EASTE		Granted
1997年,1996年1997年,1996年第二十八年(1997年)	the state of the same	OASLITA
TERRY ANN BRIGNOLE and	)	Date
GLENN BRIGNOLE,	)	06m 10(13/08
Plaintiffs,	<b>,</b>	
Section 1	) Cause No. 4:08CV	01356 TCM

٧. PEOPLE'S HEALTH CENTERS, INC.,

Defendant.

## PLAINTIFFS' REVISED VOLUNTARY DISMISSAL WITHOUT PREJUDICE

COME NOW Plaintiffs, by and through their undersigned counsel, and pursuant to Rule 41(a) of the Federal Rules of Civil Procedure, hereby dismiss their cause against defendant People's Health Centers, Inc. without prejudice. Counsel for the United States of America does not object to a dismissal without prejudice pursuant to its pending Motion to Dismiss.

MEYERKORD, RINEBERG & GRAHAM, LLC

By /s/ Steven D. Rineberg Steven D. Rineberg, #118566 Attorney for Plaintiffs 1717 Park Avenue St. Louis, Missouri 63104 314-436-9958 314-446-4700 Fax E-mail: sdr@meyerkordlaw.com